

U.S. Department of Labor

Office of Administrative Law Judges
Washington, DC



In the Matters of

MESA CITRUS GROWERS
TEMPE HARVESTING COMPANY
FLETCHER FARMS
PRODUCTION FARM MANAGEMENT, INC.

CASE NO. 80-TLC-10
CASE NO. 80-TLC-11
CASE NO. 80-TLC-12
CASE NO. 80-TLC-13

Addendum and Correction

The Decision and Order, dated September 5, 1980, is hereby amended by inserting in Finding number 2 under the headings for each named respondent the following additional sentence:

Instead, the employer agreed to reimburse workers for the cost of transportation enroute to the place of employment upon the completion of 50 percent of the contract period, and for the cost of return transportation if the worker completed the contract. See 20 C.F.R. §§ 655.202(b)(5)(i),(ii).

The citation to 20 C.F.R. § 655.423(c) in line 9 of page 10 of the Decision is corrected to read 20 C.F.R. § 658.423(c).

ALFRED LINDEMAN
Administrative Law Judge .

Dated: September 8, 1980
San Francisco, California

AL:gp